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1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION	
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5	UNITED STATES OF AMERICA, )	Docket No. 9:22-658
6	Plaintiff, )	Charleston, SC
7	) vs. )	Portion of Trial Testimony Regarding the Replacement
8	RUSSELL LUCIUS LAFFITTE, )	of Jurors
9	Defendant. )	
10	)	DATE: November 22, 2022
11	BEFORE THE HONORABLE RICHARD M. GERGEL UNITED STATES DISTRICT JUDGE, PRESIDING JURY TRIAL	
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14	APPEARANCES:	
15	For the Plaintiffs:	
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THE COURT: Y'all, please be seated. provide you two notes I am receiving -- I have now received from a juror. One of them says, "Need antibiotic at 19:21. I could delay one to two hours." Second note, "Feeling pressured to change my vote." Same juror. MR. DANIEL: I'm sorry? THE COURT: "Feeling pressured to change my vote." I don't have any idea, no indication, as we should not have, about which way that's going. Let me tell you, my instinct is that we have alternates and we should get to a verdict, and that it is not practical to get her medicine and drive back. I don't like this because I'm going to bring the jury back and tell them they've got to begin their deliberations again. But I don't know of any other choice I have. I welcome any thoughts anyone may have. MS. LIMEHOUSE: The Government agrees, Your Honor. MR. DANIEL: Judge, can they just come back in the morning? THE COURT: Well, we don't have an issue of them not deliberating. They are deliberating. I mean, we haven't had any message from them saying that we are having -- we are stuck or we need -- you know, I haven't gotten where I would give an Allen charge. I haven't gotten any of that. I get those from time to time, and I don't have that.

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You know, you are in the same position. I'm in a position just trying to be fair. You don't -- you know, could that person be holding out for you or could convict you? I mean, you know, it's a tough choice. And, you know, it just strikes me that under this sort of situation, the better course is -- that's why we have alternates. But I want to hear from you about this. MR. AUSTIN: Is that the same juror for both notes? THE COURT: Yes, both notes were from the same juror. I have no idea who it is. MS. LIMEHOUSE: Your Honor, the Government believes that especially since there's been no indication from the jury that they are having issues deliberating, that we would like them to continue to deliberate. Especially with the impending holiday ahead of us, we would like for them to continue to deliberate tonight. THE COURT: I could just tell you right now that if I tell people that they have to come back tomorrow, I don't think that's in anybody's interest. Okay? And I'm going to be honest, I'm kind of trying to protect defendants here in this situation. And I don't think it's in your interest to try to force people to come back tomorrow. I don't like the effect that has on pushing people to a verdict. (Whereupon, a jury note is handed to the judge.)

THE COURT: Let me read the third note I now

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received, which raises an entirely different issue. "Dear
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     Judge, we are writing this to express a shared concern."
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              This appears to be -- I can't quite figure out. May
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    be all the other jurors. "On page --"
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              (Whereupon, a jury note is handed to the judge.)
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              THE COURT: Is there another note?
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              THE COURT DEPUTY: Yes, sir.
              THE COURT: "On page 11, your final charge to us
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     states that if you let fear or prejudice or bias or sympathy
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     interfere with your thinking, there is a risk that you will
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    not arrive at a true and just verdict. A juror's previous
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     court experience is influencing that juror's ability to
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    discuss the trial in a group setting. That juror has made
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     comments on having been bullied as a juror on previous trials
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     and will not consider the evidence in this trial. The juror
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     is hostile to hearing any debate from certain other jurors,
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    and the juror disagrees with your final charge and
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     specifically the definitions you've provided. We
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     respectfully ask that you consider speaking to this issue so
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     that we are able to proceed with deliberations."
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              Now, I do not know that's the same juror.
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    have no idea. Okay?
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              Here's the next one. "Your Honor, can you please
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    call an alternate as I am experiencing anxiety and unable to
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     clearly make my decision?" That's a different juror.
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MR. DANIEL: The same one that has the medication? THE COURT: I think I've now fully disclosed all my notes. Let me just say this. If a juror told me that she was unable or he was unable -- was unwilling to consider the evidence because of prior court experience, I would remove that juror, whatever that is. I have no idea how that falls. I just would remove someone, because we don't allow people to serve on juries that don't follow the Court's instructions. I have no idea if that's the same juror as the one who has written me about her medicine. I welcome suggestions from the parties. MS. LIMEHOUSE: Your Honor, we believe that you need to put two alternates to replace both of those jurors. THE COURT: I mean, we've got three alternates for a reason. MS. LIMEHOUSE: Also, based on where it's headed, it seems there's a risk if you only replace the one who says she can't follow the law, that we might be here again and have to restart --THE COURT: It could end up, of course, being three jurors before we know it. And, you know, I don't want to read tea leaves. I don't know if -- I can't -- you know, we shouldn't know what they're deliberating. And they are appropriately not telling me what they are doing. And I have no idea what they are doing.

Mr. Daniel, your suggestions? I value your 1 2 experience. MR. DANIEL: Your Honor, just the one about the 3 hostile juror, can you just read that one last time? 4 THE COURT: I'll be glad -- let me read them all 5 again. How about that? Okay. The hostile -- it is, "Dear 6 7 Judge, we are writing this to express a shared concern. page 11, your final charge to us states that if you let fear 8 or prejudice or bias or sympathy interfere with your thinking, there is a risk that you will not arrive at a true 10 and just verdict. A juror's previous court experience is 11 influencing that juror's ability to discuss the trial in a 12 group setting. That juror has made comments about having 13 been bullied as a juror on previous trials and will not 14 consider the evidence in this trial. The juror is hostile to 15 hearing any debate from certain other jurors, and the juror 16 disagrees with your final charge and specifically the 17 definitions you've provided. We respectfully ask you to 18 consider speaking to this issue so that we are able to 19 proceed with deliberations." 20 MR. DANIEL: Disagrees with your final charge? 2.1 final charge, that means the whole charge? 22 23 THE COURT: I take it that "disagrees with your final charge and specifically the definitions you've 24 provided." 25

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MR. HOLLIDAY: Your Honor, I think that's an easy one. That's on the jury questionnaire. They are asked if they can follow the law as they are instructed --

THE COURT: This person would be struck. You know, all I can say is, whether we are talking about two jurors or three jurors, I haven't any idea. And, you know, if somebody was calculating this and said, oh, I think they are going to help me, and you end up keeping them on and, you know, whatever, you end up convicting your person, you end up with a conviction, somebody is going to feel pretty silly, and vice-versa. I mean, so the result, I don't worry about the result myself. I worry about do I have effective jurors. And I've got at least a report -- I haven't confirmed it yet -- that someone won't deliberate. Okay? That's a problem. That's a problem.

And my inclination would be to speak to that juror and to -- I'm very hesitant to bring the juror into the courtroom to do that. I think that's a huge mistake. And it might really be best -- I mean, there's no rule book for this right now, how do we do this. It may well be that maybe the best way for me to do it is for me and a court reporter and my deputy, just to create a record of this, and simply ask the juror in a conference room, you know, is there a problem. And if there's not, I'm going to keep her deliberating. You know, if she says, oh, no, I'm talking, I mean, I am not

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going to remove somebody. But if there seems to be a feeling among the group that this juror is not deliberating, whether that is also the juror -- I mean, I think the one with the medicine we need to send home. She needs her medicine. I understand that. If that happens to be the same person, that happens to be the same person.

The person with the anxiety, that's a concern for me too. I don't want someone who is not functioning to be -I've got 12 jurors for a reason. The defendant's rights are protected by having 12 functioning jurors. And it's got to be unanimous. So I've got a problem having somebody who says I can't do it anymore. That's my concern.

But I want to hear from everybody before I make a decision, because I think we are on virgin territory. Mr. Holliday, I've tried a hundred cases myself and then I've been on the bench for 13 years, I've never had this experience.

MR. HOLLIDAY: That's true. Your Honor, I think we have three different situations. I would suggest, the person with the medicine, cannot risk someone's health. So I think they should be allowed to go home. The person who cannot follow the law, then they are basically -- they would be struck for cause. And I think they've indicated now that they should be struck for cause. The person --

THE COURT: If true. If true.

MR. HOLLIDAY: Well, nobody --1 THE COURT: I don't want anybody else ganging up on 2 somebody and trying to bump them off a jury. I need to 3 confirm that. 4 MR. HOLLIDAY: Right. And then the third one, your 5 suggestion as far as speaking -- speaking to the juror, 6 finding out whatever, I think that's still a viable juror, 7 the third one. 8 THE COURT: The anxious one? MR. HOLLIDAY: Yes. But I think if someone has 10 indicated that they cannot follow the law, that's a toxic 11 juror, Your Honor. And I don't think there's any redemption 12 from writing that. 1.3 THE COURT: Well, I've got to confirm that. I can't 14 let a juror be bumped out one way or the other who says, 15 that's not accurate, I'm fully participating, they just don't 16 agree with me. That -- you know, that's not a juror I 17 remove. I mean, that's a -- you know, I tell them in my 18 charge hold your convictions whatever that is. So --19 20 MR. HOLLIDAY: What bothered me about that, Your Honor, though, is the indication that there was some prior 2.1 experience --22 THE COURT: Well, that bothers me a lot. If that 23 is, in fact, true that someone's prior experience -- you 24 know, we've heard about this, that people get in a jury room 25

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and they say, I never told anyone but I was sexually abused
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     and, you know, kind of it creates -- just blows up the whole
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    case. Right? We can't have that. But I've got to confirm
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     it. I can't rely on someone else's account. I will need --
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    with the consent of the parties, we are going to set up a
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    place where I will take a court reporter, and without anyone
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    present but the court reporter, I will create a record. And
    with my deputy and my court reporter, I will ask the juror if
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     there's a problem.
              MS. LIMEHOUSE: Your Honor, we would request that
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     you maybe do the same thing with the juror who's reporting
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    being anxious. There could be a contribution. This sort of
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    environment could be contributing to the anxiety that could
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    be alleviated depending on how you decide to handle the
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    jurors.
              THE COURT: Do I have the consent of the parties for
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    me creating a record to question the juror?
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              MS. LIMEHOUSE: Yes, as long as it's on the record,
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    we have no objection, Your Honor.
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              THE COURT: Mr. Daniel?
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              MR. DANIEL: Yes, you do have the consent, Your
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    Honor.
              THE COURT: Okay. Let me ask Ms. Perry. Crystal,
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    where can we go?
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              MR. DANIEL: Does the note use a pronoun, with the
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juror that's got a strongly held conviction or just will not
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    budge because of some previous jury --
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              THE COURT: No gender.
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              MR. DANIEL: Is there a pronoun?
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              THE COURT: No pronoun.
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              MR. DANIEL: So we don't know if it's a he or she?
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              MR. HOLLIDAY: How is that even relevant?
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              THE COURT: Thank you. You shouldn't know that, but
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     there is not. I published the thing to you. Of course, I've
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     got to figure out a way I can discern who this juror is.
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              MR. HOLLIDAY: Your Honor, I would suggest -- we are
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     all just thinking here -- if you went into the room and you
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    would say, I have a series of notes and any juror who feels
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     the need to speak to me in private, I will be willing to
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     speak to them over here. And just hear what they have to
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     say. I think that would avoid singling anyone out that's in
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     that room who might feel uncomfortable talking to you.
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              THE COURT: Well, I don't want other people around
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    when I speak to them.
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              MR. HOLLIDAY: Right. Right.
              THE COURT: That's why we are going to go down to
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     Courtroom 4. But the question is --
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              MR. DANIEL:
                            Judge, we don't have any objection to
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     you just asking the foreperson which juror number that is.
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              THE COURT: Well, I can get Ms. Perry to do that
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without me going into that.
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              Okay. Ms. Perry, I want you to go in and see if you
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     can get -- ask them to identify the juror number, because
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     that may solve several problems if there's an overlap there.
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              MR. DANIEL: Judge, we've both been doing this
 5
     awhile --
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              THE COURT: We litigated against each other and with
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     each other. I tell you, this is a different experience.
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              THE COURT DEPUTY: He didn't know the number. I'm
 9
     going to get her number from the name.
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              MR. HOLLIDAY: Your Honor, I would suggest that we
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    don't need to know any more.
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              THE COURT: Okay. I'm going to take action.
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                                                           Fair
    enough? Everybody happy with that?
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              MR. HOLLIDAY: Yes. Thank you, Judge.
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              (Whereupon, an in-camera interview takes place with
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    the juror.)
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              THE COURT: Let me report back to counsel.
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    juror regarding the medicine has been replaced and has been
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    allowed to go home.
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              I spoke with the juror expressing anxiety. And she
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     asked to be relieved and said she wasn't able to go forward,
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     and I removed her. I relieved her. I granted her request
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    to -- for an alternate. I just basically said to her, tell
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    me, can you do your duties? And she said, I cannot do my
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duties.
              She's got medication issues herself, anxiety issues.
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     And I relieved her.
              And the decisions I've made resolved the other
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     issue, so I didn't have to address it. That was the longer
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     one. I never had to address it. I understood that it took
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     care from those other decisions.
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              And I'm going to bring the jurors in to tell them
     they have to begin their deliberations again because there
 8
     are new jurors.
 9
              MR. HOLLIDAY: Thank you, Your Honor. We appreciate
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     your thoughtfulness.
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              MR. DANIEL: Do you know how --
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              MR. AUSTIN: Your Honor, I couldn't hear --
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              THE COURT: Mr. Austin, I hope you are not
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     developing hearing problems hanging around Mr. Daniel too
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     much. So the answer was, I relieved one juror because of
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     her -- the medication issue. And I relieved one juror
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     because of the anxiety issue. We have replaced both of them.
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              I need to bring the jurors in, all 12, to say they
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     need to begin their deliberations again because we have
     brought an alternate into the room. Okay?
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              Can we bring in the jury.
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              MR. DANIEL: Your Honor, just for the record --
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              THE COURT: Hold a second.
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              Yes, sir, Mr. Daniel.
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MR. DANIEL: Judge, we would object not to the juror that was replaced for medication. We agreed with that. We agreed with that at the time. But the second juror that was replaced about the anxiety is the one we would like to take -- make an objection to.

and there's a record -- she is emotionally very fragile. She could hardly speak to me. And she explained to me she was on anxiety medication and that she was not physically capable or emotionally capable of going forward. I didn't think I had any choice. We never got into what's going on in the jury room or anything like that. It was -- and she was shaking when she was speaking to me. There wasn't any confusion about that one. Okay?

Let's bring the jury in.

(Whereupon, the jury returns to open court at 8:31 p.m.)

THE COURT: Please be seated. Ladies and gentlemen, obviously, you've had some changes in your ranks. And the requirement is that you need to begin your deliberations again to bring your other two, the two jurors who have not been included, into those discussions, because it needs to be the decision of all 12 of you. Obviously, the 10 of you are more advanced than the other two, but you need to go back into the deliberations and y'all need to walk through those

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again. Okay? If you could return to the jury room.
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     you for your constant attention.
              (Jury leaves open court at 8:32 p.m.)
 3
              THE COURT: Folks, I think we followed the path
 4
    we've talked about following. And we will be in recess.
 5
     Please be seated. We will be in recess until the jury makes
 6
    a decision, if at all.
 7
              MR. DANIEL: Thank you, Your Honor.
 8
              MS. LIMEHOUSE:
                              Thank you, Your Honor.
 9
              (Whereupon, recess transpired.)
10
              (Whereupon the alternate is excused.)
11
              THE COURT: Yes, sir, Mr. Austin.
12
              MR. AUSTIN: Your Honor, real quickly. Mr. Daniel
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    had noted his objection earlier to swapping out the
14
     alternate.
15
              THE COURT: I did what y'all asked me to do.
16
              MR. AUSTIN: Your Honor, I am not asking you to do
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     anything differently now. Our understanding is that's
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    essentially, with the case law, it's akin for moving to a
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    mistrial. And just for the sake of the record, we just
    wanted to bring that up. We object to replacement of one
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    juror.
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              THE COURT: On what basis? Because I asked you what
    did you want me to do on these? And we agreed I would talk
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     to the juror, who could hardly speak, she was so emotionally
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upset. And I asked her if she could serve. There's a record
of this. And she asked me to remove her, as she had written
me already and asked me to remove her. So I was doing
exactly what we all agreed I would do.
         I'm a little perplexed by that, Mr. Austin, to after
the fact coming in and start complaining about something on a
procedure we had agreed to already.
         MR. DANIEL: I thought we did object.
         MR. AUSTIN: I think he did take exception to that
on the record, Your Honor.
         MS. LIMEHOUSE: Your Honor, after you had already
done what we agreed to do --
         THE COURT: Correct, I had done it. I told you this
is what we were going to do.
         MR. AUSTIN: I thought we were just going to be
interviewing them, not necessarily replacing them. We are
not trying to -- it's a strange, fluid situation.
         THE COURT: You know, I tried to be as transparent
as I could. I read everybody everything. I asked you what
you wanted me to do. I interviewed the juror, who was
plainly incapable of continuing, and she was in an emotional
meltdown. And I removed her. And that's what I understood
y'all -- we had agreed that I would interview her and I would
make a decision.
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Now you now, after the fact, want to change that.

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You are a little -- moment late. I already sent her home
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     following the procedure.
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              MR. DANIEL: Your Honor, I think if you look at the
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     record -- we don't need to do it now, Your Honor -- but I
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    objected and took exception to it, not initially, but when
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     you came back. We thought you were coming back to tell us
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    what the juror said or to give us what your decision would be
     so that we could object to it and not --
 8
              THE COURT: Okay. So you are now telling me that
     had I come back and told you that she was emotionally
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     incapable of functioning and she asked me again to remove
11
    her, that you would have objected to that?
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              MR. DANIEL: I did object to it.
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              MR. AUSTIN: Yes, Your Honor. I think we would
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    stated that it's a hung jury.
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              THE COURT: It's not a hung jury. I have
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    alternates.
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              MR. AUSTIN: We think -- we don't see how they could
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    restart deliberations at this point this late in the game.
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              THE COURT: Of course, they can. That's the
              When you replace a juror, they have to restart
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     deliberations. I brought them in here and told them to
22
    restart it.
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              MR. AUSTIN: We just want to note for the record --
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              THE COURT: Okay. You know, folks, to come in after
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the fact here, after the Court laid it all out and we agreed
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     on a process, I thought it was very clear, and I did -- but
     there's a record of her I don't think anybody would really
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     question. It's all on the record about what she told me.
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     And I was, of course, following up on her request that she be
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     removed and told me she could explain it to me, and she did.
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     I don't want to invade her privacy. But she is on
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     significant medication. And she was, in my estimation, in an
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     emotional meltdown situation. Okay?
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              Let's bring in the jury.
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                          (End of transcript.)
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## CERTIFICATE OF REPORTER

I, Karen V. Andersen, Registered Merit Reporter,

Certified Realtime Reporter for the State of South Carolina

at Large, do hereby certify that the foregoing transcript is

a true, accurate and complete Transcript of Record of the

proceedings.

I further certify that I am neither related to nor counsel for any party to the cause pending or interested in the events thereof.

Karey V. Andersen

Registered Merit Reporter Certified Realtime Reporter